IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

FLORENTINO VILLAGOMEZ, JR,

Plaintiff,

ORDER

V.

12-cv-632-wmc

MAC PROCESS, INC, et al.,

Defendants.

With the trial in this case fast approaching, the court provides the following order setting new pretrial deadlines in an effort to provide more guidance to the parties as they prepare for trial.

IT IS ORDERED that:

- 1) On or before Friday, January 31, 2014, the parties shall provide opposing counsel and the court:
 - a) Rule 26(a)(3) disclosures.
 - b) Motions in limine.
 - c) A short, written narrative statement of each expert's background and experience. These statements will be read to the jury and no proof will be received on the matters covered unless an objection to the narrative statement is filed.
 - d) A list of portions of depositions, to be offered into evidence at trial, by page and line references for witnesses *unavailable at trial*. Extensive reading from depositions is strongly discouraged. Toward that end, the proponent of a deposition may -- though is not required to -- prepare a written narrative summary of some or all deposition transcripts the party intends to offer into evidence, with annotated page and line references in parenthesis after each sentence, in lieu of part or all of the narrative of questions and answers.
- 2) On or before Friday, February 7, 2014, the parties shall provide opposing counsel and the court:
 - a) Exhibit lists on the court's standard form. Any exhibits not listed shall be excluded from admission into evidence except upon good cause shown.
 - b) Additional voir dire questions.
 - c) Proposed verdict forms.

- d) Proposed jury instructions.
- e) In addition to electronically filing voir dire questions, verdict forms and jury instructions, please submit to the court an electronic copy of each in Microsoft Word format to wiwd wmc@wiwd.uscourts.gov.
- 3) On or before Friday, February 14, 2014, the parties shall provide opposing counsel and the court:
 - a) Responses to motions in limine.
 - b) Objections to exhibits, narrative statements and deposition excerpts or summaries.
 - c) Responses to opposing parties' voir dire questions, verdict forms, and jury instructions.
- 4) Counsel are directed to consult in good faith and reach resolution to the extent possible on the admissibility of exhibits, narrative statements and deposition excerpts or summaries. Each party shall file copies of any remaining, *contested* exhibits, summaries or excerpts they intend to offer with the court by 12:00 p.m. on Friday, February 21, 2014.
- 5) The final pre-trial conference shall be held on Tuesday, February 25, 2014 at 3:00 p.m.
- 6) The trial shall commence Monday, March 10, 2014 at 9:00 a.m. The parties should plan to meet with the court at 8:00 a.m. that morning for any additional matters that need to be brought to the court's attention.

Entered this 8th day of January, 2014.

BY THE COURT:	
/s/	
WILLIAM M. CONL	EY